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18	Course of four Defendant Coople II.C.	
10	Counsel for Defendant Google LLC	
19	UNITED STATES	DISTRICT COURT
20	NORTHERN DISTRICT OF CAL	JIFORNIA, OAKLAND DIVISION
	CHASOM BROWN, WILLIAM BYATT,	Case No. 4:20-cv-03664-YGR-SVK
21	JEREMY DAVIS, CHRISTOPHER	Case No. 4.20-cv-03004-1 GK-5 v K
22	CASTILLO, and MONIQUE TRUJILLO,	DECLARATION OF JONATHAN TSE IN
	individually and on behalf of themselves and	SUPPORT OF GOOGLE LLC'S
23	all others similarly situated,	ADMINISTRATIVE MOTION TO SEAL
	Plaintiffs,	PORTIONS OF GOOGLE LLC'S NOTICE
24	i iaiiuiis,	REGARDING THE AUGUST 4 HEARING
25	v.	AND STEPS TAKEN TO ENSURE
-3		COMPLIANCE WITH THE
26	GOOGLE LLC,	PRESERVATION ORDERS
27	Defendant.	
27	Detendant.	Judge: Hon. Susan van Keulen, USMJ

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Case No. 4:20-cv-03664-YGR-SVK

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I, Jonathan Tse, declare as follows:

I am a member of the bar of the State of California and an attorney at Quinn Emanuel Urquhart & Sullivan, LLP, attorneys for Defendant Google LLC ("Google") in this action. I make this declaration of my own personal, firsthand knowledge, and if called and sworn as a witness, I could and would testify competently thereto.

2. I am making this declaration pursuant to Civil Local Rule 79-5(e)-(f) as an attorney for Google as the Designating Party, pursuant to Civil Local Rule 79-5(f)(3).

3. I have reviewed the documents that Google seeks to file under seal pursuant to Civil Local Rule 79-5. Based on my review, there is good cause to seal the following information:

Document			
Google LLC's Notice Regarding			
the August 4 Hearing and Steps			
Taken to Ensure Compliance with			
the Preservation Orders			

Pages 2:4, 2:7, 2:9-10, 2:21, 2:23-24, 2:26-28, 3:2, 3:8, 3:12, 3:15

highly confidential and proprietary information regarding highly sensitive features of Google's internal systems and operations, including various types of Google's internal logs, and their proprietary functionalities, as well as internal metrics, that Google maintains as confidential in the ordinary course of its business and is not generally known to the public or Google's competitors. Such confidential and proprietary information reveals Google's internal strategies, system designs, and business practices for operating and maintaining many of its important services, and falls within the protected scope of the Protective Order entered in this action. See Dkt. 81 at 2-3. Public disclosure of such confidential and proprietary information could affect Google's competitive standing as competitors may alter their systems and practices relating to competing products. It may also place Google at an increased risk of cybersecurity threats, as third parties may seek to use the information to compromise Google's internal practices

**Basis for Sealing** The information requested to be sealed contains Google's

Declaration of Glenn Berntson Regarding Google Data Sources Discussed at August 4, 2022 Hearing

Pages 1:26-27, 2:3, 2:5-6, 2:8-9, 2:11, 2:14-18, 2:20, 2:22-27, 3:4-18, 3:21-23, 3:26, 4:4-8

relating to competing products. The information requested to be sealed contains Google's highly confidential and proprietary information regarding highly sensitive features of Google's internal systems and operations, including various types of Google's internal logs, and their proprietary functionalities, as well as internal metrics, that Google maintains as confidential in the ordinary course of its business and is not generally known to the public or Google's competitors. Such confidential and proprietary information reveals Google's internal strategies, system designs, and business practices for operating and maintaining many of its important services, and falls within

1 2	the protected scope of the Protective Order entered in this action. See Dkt. 81 at 2-3. Public disclosure of such confidential and proprietary information could affect		
3	Google's competitive standing as competitors may alter their systems and practices relating to competing products.  It may also place Google at an increased risk of		
5	cybersecurity threats, as third parties may seek to use the information to compromise Google's internal practices		
6	relating to competing products.		
7	4. Google's request is narrowly tailored in order to protect its confidential information.		
8	These redactions are limited in scope and volume. Because the proposed redactions are narrowly		
9	tailored and limited to portions containing Google's highly-confidential or confidential information,		
10	Google requests that the portions of the aforementioned documents be redacted from any public		
11	version of those documents.		
12	5. Google does not seek to redact or file under seal any of the remaining portions of the		
13	documents not indicated in the table above.		
14	I declare under penalty of perjury of the laws of the United States that the foregoing is true		
15	and correct. Executed in San Francisco, California on August 29, 2022.		
16			
17	DATED: August 29, 2022 QUINN EMANUEL URQUHART & SULLIVAN, LLP		
18	SULLIVAN, LLP		
19			
20	By /s/ Jonathan Tse  Jonathan Tse		
21	Attorney for Defendant		
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